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STEAT & TRI	In re A	Appln. of:	G. Vict	or Gu	yan et al.							·
	Appln. No.: 09/667,637 Examiner: F									Frenel	, Vanel	
	Filed: September 22, 2000							Art Unit: 3627				
J.	For: LINE ITEM DATA PROCESSING Confirmation N										on No.	8161
•	Attorn	ey Docket	No:	1002	2/217							
	Mail Stop Issue Fee Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 TRANSMITTAL											
	Sir:											
	Attache	ed is/are:										
	Issue Fee Transmittal (in duplicate), Deposit Account No. 23-1925 charge of \$1,470.00, Request for Review of Patent Term Adjustment, Response to Notice of Allowance.										est for	
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		Respectfully submitted,										
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	Februan	February 28, 2008										
•	Date					Johr	7¢	Freemar	n, Esq. (Re	g. No	. 34,483)
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Express Mail No.: EM091253191 US

Date: February 28, 2008

Our Case No. 10022/217

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re A	oplication of:)	
G. Vict	or Guyan et al.)	
Serial N	No. 09/667,637)	Examiner: Frenel, Vanel
	Date: September 22, 2000)	Group Art Unit No. 3627
For	LINE ITEM DATA PROCESSING)	Confirmation No.: 8161
)	

RESPONSE TO NOTICE OF ALLOWANCE

Mail Stop Issue Fee Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

On November 29, 2007, a Notice of Allowance was mailed for the above-mentioned application that presented a statement of reasons for the allowance of the claims. Applicants traverse the statement in that the quoted language for claim 15 is not quite correct. The statement is also traversed because there are broader and/or other reasons why

the claims are allowable over the prior art.

Respectfully submitted,

John C. Freeman

Registration No. 34,483 Attorney for Applicants

BRINKS HOFER GILSON & LIONE P.O. Box 10395 Chicago, Illinois 60610 (312) 321-4200

Dated: February 28, 2008